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APPLICATION NO	). FILING DAT	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/828,451	04/20/2004	Mark J. Pellerite	58812US002	4003	
32692	7590 02/0	/2005	EXAM	EXAMINER	
3M INNO	VATIVE PROPE	MARKHAM	MARKHAM, WESLEY D		
	, MN 55133-3427		ART UNIT	PAPER NUMBER	
	,		1762		
			DATE MAIL ED: 02/02/200	DATE MAILED: 02/03/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	10/828,451	PELLERITE ET AL.					
Office Action Summary	Examiner	Art Unit					
	Wesley D Markham	1762					
The MAILING DATE of this communication apperiod for Reply	pears on the cover sheet with the c	orrespondence address					
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a repl - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	I 36(a). In no event, however, may a reply be timely within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on	·						
2a) ☐ This action is <b>FINAL</b> . 2b) ☑ This	s action is non-final.						
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims			•				
4) ⊠ Claim(s) <u>1-20</u> is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) ⊠ Claim(s) <u>14 and 15</u> is/are allowed. 6) ⊠ Claim(s) <u>1-13 and 16-20</u> is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or	wn from consideration.		·				
Application Papers							
9)⊠ The specification is objected to by the Examine	er.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex		• •					
Priority under 35 U.S.C. § 119	·						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.							
Attachment(s)		•					
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 10/28/04.</li> </ol>	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:						

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# **DETAILED ACTION**

Claims 1 – 20 are currently pending in U.S. Application Serial No. 10/828,451, and
 an Office Action on the merits follows.

#### Information Disclosure Statement

2. The IDS filed by the applicant on 10/28/2004 is acknowledged, and the references listed thereon have been considered by the examiner as indicated on the attached copy of the PTO-1449 form.

### **Specification**

3. The specification is objected to as failing to provide proper antecedent basis for the claimed subject matter. See 37 CFR 1.75(d)(1) and MPEP § 608.01(o). Correction of the following is required: The specification does not provide proper antecedent basis for the subject matter of Claim 14, specifically that, "the average molecular weight of the antisoiling composition is about 800 to about 3500".

# Claim Rejections - 35 USC § 112

4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

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5. Claims 5 and 6 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention for the following reasons:

- Claim 5: The claim requires, in part, that the antisoiling composition be selected from the group of three chemical compounds, and combinations thereof. However, the variable "X", as it is used in the context of the second chemical compound (i.e., "X-CF(CF<sub>3</sub>)...CF(CF<sub>3</sub>)-X"), is not defined by the claim. Therefore, it is unclear what "X" represents in the second chemical compound listed in Claim 5, thereby rendering the genus of compounds recited in Claim 5, and the scope of Claim 5, vague and indefinite.
- Claim 6: The claim requires that the antisoiling composition be
   C<sub>3</sub>F<sub>7</sub>O(CF(CF<sub>3</sub>)CF<sub>2</sub>O)<sub>z</sub>CF(CF<sub>3</sub>)C(O)NHC<sub>3</sub>H<sub>6</sub>Si(OCH<sub>3</sub>)<sub>3</sub>. However, the
   subscript "z" is not defined in the context of chemical formula recited in Claim
   6. Therefore, the chemical compound recited in Claim 6, as well as the scope
   of Claim 6 itself, is vague and indefinite.

#### Claim Rejections - 35 USC § 103

6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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- 7. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- Claims 1 13 and 16 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Invie et al. (USPN 6,277,485) in view of Kono (US 2003/0003227 A1).
- 9. Regarding independent Claims 1 and 16, Invie et al. teaches a method of depositing an antisoiling composition on an antireflective substrate, specifically an antireflective film stack prepared by depositing an antireflective layer onto the surface of a transparent substrate, the method comprising depositing an antisoiling layer on the antireflective layer / substrate (Abstract, Col.1, lines 28 64, Col.2, lines 24 55, Col.3, lines 9 15 and 46 67, Col.4, lines 8 56, Col.5, lines 51 67, Col.6, lines 64 67, Col.7, lines 1 7, Col.10, lines 17 46), wherein the antisoiling composition is selected from the group of compounds recited in Claims 1 and 16 (Col.7, lines 8 67, Col.8, lines 1 61, Col.13, lines 1 43, and the chemical formulas recited in Tables 1, 2, and 4) and has an average molecular weight of

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about 800 to about 6000 (Abstract, Col.8, lines 21 - 28). Invie et al. does not explicitly teach that the antisoiling composition is deposited on the antireflective substrate by vaporizing the composition (i.e., vapor deposition). Specifically, Invie et al. teaches that the composition can be deposited by a wide variety of techniques. including spray coating, dip coating, flow coating, roll coating, etc. (Col.6, lines 64 – 67, Col. 10, lines 17 - 20), which indicates that the method of applying the antisoiling composition is not particularly limited. Kono teaches a method of depositing a waterrepellent (i.e., "antisoiling") coating on an antireflective substrate (i.e., a process analogous to that of the applicant) (Abstract). The method comprises vaporizing the antisoiling composition and depositing the vaporized composition onto the antireflective substrate (Abstract, paragraphs [0012], [0017], and [0035]). The process of Kono (i.e., sequential vapor deposition of an antireflective coating and an antisoiling coating) has several advantages, such as efficient processing, a short cycle time, more stable production, and improved process yield (paragraphs [0031] and [0032]) and is used to deposit fluorinated-silane compounds chemically similar to those taught by Invie et al. (and claimed by the applicant) (paragraphs [0018] and [0046]) and having a molecular weight within the range taught by Invie et al. (and claimed by the applicant) (paragraphs [0018] and [0046]). Therefore, it would have been obvious to one of ordinary skill in the art to utilize the vaporization / vapor deposition process taught by Kono to deposit the antisoiling composition / layer of Invie et al. with the reasonable expectation of (1) success, as Invie et al. at least suggests that the method of applying the antisoiling composition is not particularly

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limited, and the vapor deposition process of Kono is applicable to fluorinated-silane compounds similar in both chemical formula and molecular weight to those taught by Invie et al., and (2) reaping the benefits of the sequential vapor deposition process taught by Kono, such as efficient processing, a short cycle time, stable production of the antisoiling coating, and improved process yield.

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- 10. The combination of Invie et al. and Kono also teaches all the limitations of Claims 2
   13 and 17 20 as set forth above in paragraph 9 and below, including a method wherein / further comprising:
  - Claim 2: The vaporizing takes place at pressures less than 0.01 mmHg (Torr)
     (paragraphs [0037] and [0039] of Kono).
  - Claim 3: The vaporizing takes place at temperatures of at least 80° C (paragraphs [0020], [0023], [0037], and [0039] of Kono).
  - Claims 4 and 7: The antisoiling composition has an average MW of about 900 to 4000 (Abstract, Col.8, lines 21 – 28 of Invie et al.).
  - Claims 5 and 6: The specific antisoiling composition chemical formulas (Col.8, lines 29 – 61, and the chemical formulas listed in Tables 1, 2, and 4 of Invie et al.).
  - Claims 8 and 9: The antisoiling composition deposited onto the antireflective substrate has a thickness of 20 to 500 angstroms, particularly 40 to 100 angstroms (Col.2, lines 56 63, Col.6, lines 47 63 of Invie et al.).
  - Claim 10: The antisoiling composition deposited onto the antireflective substrate forms a monolayer. This limitation is not explicitly taught by Invie et

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al. or Kono. However, the antisoiling coating of Invie et al. can be extremely thin (e.g., 15 angstroms – Col.2, lines 56 – 57). Additionally, Invie et al. teaches that the coating thickness is determined by balancing the desire for a thick coating (e.g., for durability) with the desire for a thin coating (e.g., for maintaining the antireflective properties of the AR substrate) (Col.6, lines 47 – 50). In other words, Invie et al. teaches that the antisoiling coating thickness is a result / effective variable that influences both the durability of the coating and the antireflective properties of the coated substrate. Therefore, it would have been obvious to one of ordinary skill in the art to optimize the coating thickness as a result / effective variable through routine experimentation. The exact coating thickness would, of course, be determined based on the qualities most desired by the purveyor in the art (i.e., a thin coating for enhanced antireflective properties, or a thicker coating for enhanced durability).

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- Claim 11: Vaporizing the composition comprises placing the composition and antireflective substrate into a chamber, heating the chamber containing the composition, and decreasing the pressure in the chamber (Figure 1; paragraphs [0035] – [0039], and Example 1 of Kono).
- Claims 12, 13, and 17: The antireflective substrate comprises a
  polycarbonate resin ophthalmic lens and an antireflective coating on the
  surface of the lens (Col.1, line 7, Col.3, lines 46 67, Col.4, lines 1 56 of
  Invie et al.; paragraphs [0068] [0070] of Kono).

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Claims 18 and 19: The antireflective layer is selected from the group consisting of a metal oxide, a metal fluoride, a metal nitride, and a metal sulfide, specifically silicon dioxide (Col.2, lines 52 – 55, Col.4, lines 7 – 31 of Invie et al.; paragraph [0070] of Kono).

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 Claim 20: The method comprises depositing multiple antireflective layers onto the transparent substrate before vapor depositing the antisoiling layer (Col.3, lines 46 – 67, Col.4, lines 7 – 31 of Invie et al.; paragraph [0070] of Kono).

### Allowable Subject Matter

11. Claims 14 and 15 are allowed. The following is a statement of reasons for the indication of allowable subject matter: Claim 14 (from which Claim 15 depends) is drawn to a method of depositing an antisoiling composition on an antireflective coated ophthalmic lens, the method comprising vaporizing a specific antisoiling composition (see Claim 14) and depositing the antisoiling composition onto an antireflective coated ophthalmic lens, wherein the average molecular weight of the composition is about 800 to about 3500. The claims require that the antisoiling composition be placed in a first chamber and the antireflective coated ophthalmic lens be placed in a second chamber connected to the first chamber so that the vaporized antisoiling composition from the first chamber deposits on the antireflective coated lens in the second chamber. This multiple chamber limitation is not taught or reasonably suggested by the prior art of record in the context of the claimed method.

#### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Arora et al. (USPN 6,610,363), Anthes et al. (USPN 6,296,793), Dombrowski et al. (USPN 5,853,800), Takushima (US 2004/0142185 A1), Cross (USPN 6,542,302), and Boulineau et al. (US 2004/0076759 A1) all teach methods of vacuum-vapor depositing silane-based antisoiling coatings onto optical substrates such as antireflective-coated ophthalmic lenses.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Wesley D Markham whose telephone number is (571) 272-1422. The examiner can normally be reached on Monday - Friday, 8:00 AM to 4:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Shrive Beck can be reached on (571) 272-1415. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Wesley D Markham Examiner

Examiner
Art Unit 1762

WDM

SHRIVE P. BECK SUPERVISORY PATENT EXAMINER

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